

# STATE OF MISSOURI OFFICE OF ADMINISTRATION DIVISION OF PURCHASING AND MATERIALS MANAGEMENT (DPMM) INVITATION FOR BID

AMENDMENT NO. 001 REQ #: NR 931 YYY47090178 IFB NO. B1E04215 BUYER: Rachel Dietzel TITLE: Jacket: Correctional Officer PHONE NO.: (573) 522-3296

ISSUE DATE: 01/30/04 E-MAIL: dietzr@mail.oa.state.mo.us

RETURN BID NO LATER THAN: 02/18/04 AT 2:00 PM

MAILING INSTRUCTIONS: Print or type IFB Number and Return Due Date on the lower left hand

corner of the envelope or package. Bids must be in DPMM office (301 W High

St, Rm 630) by the return date and time.

RETURN BID AND AMENDMENT(S) TO:

DPMM or DPMM

P O BOX 809 301 WEST HIGH ST, RM 630 JEFFERSON CITY MO 65102-0809 JEFFERSON CITY MO 65101

CONTRACT PERIOD: April 7, 2004 through April 6, 2005

DELIVER SUPPLIES/SERVICES FOB DESTINATION TO THE FOLLOWING ADDRESS:

Jefferson City Correctional Center 8416 Fenceline Road Jefferson City, MO 65101

The bidder hereby declares understanding, agreement and certification of compliance to provide the items and/or services, at the prices quoted, in accordance with all terms and conditions, requirements, and specifications of the original IFB as modified by this and any previously issued IFB amendments. The bidder should, as a matter of clarity and assurance, also sign and return all previously issued IFB amendment(s) and the original IFB document. The bidder agrees that the language of the original IFB as modified by this and any previously issued IFB amendments shall govern in the event of a conflict with his/her bid. The bidder further agrees that upon receipt of an authorized purchase order from the Division of Purchasing and Materials Management or when this IFB amendment is countersigned by an authorized official of the State of Missouri, a binding contract shall exist between the bidder and the State of Missouri.

### SIGNATURE REQUIRED

AUTHORIZED SIGNATURE			DATE	
PRINTED NAME	TE T		TITLE	
COMPANY NAME				
MAILING ADDRESS				
CITY, STATE, ZIP				
FEDERAL EMPLOYER ID NO.		SOCIAL SECURITY NO.	. IF FEDERAL EMPLOYER ID NO. NOT APPLICABLE.	
PHONE NO.	FAX NO.		E-MAIL ADDRESS	
		-		

### NOTICE OF AWARD (STATE USE ONLY)

ACCEPTED BY STATE OF MISSOURI AS FOLLOV				
CONTRACT NO.	VENDOR	R NO.		CONTRACT PERIOD
BUYER		DATE	DIRECTO	)R

### AMENDMENT #001 TO IFB B1E04215

TITLE: JACKET: CORRECTIONAL OFFICER

CONTRACT PERIOD: APRIL 7, 2004 THROUGH APRIL 6, 2005

Prospective bidders are hereby notified of the following changes and clarifications:

1. The delivery location has been **REVISED**:

Correct Delivery Location: Jefferson City Correctional Center 8416 Fenceline Road Jefferson City, MO 65101



BUYER

# STATE OF MISSOURI OFFICE OF ADMINISTRATION DIVISION OF PURCHASING AND MATERIALS MANAGEMENT (DPMM) INVITATION FOR BID

REQ: NR 931 YYY47090178
IFB NO. B1E04215
BUYER: Rachel Dietzel
PHONE NO.: (573) 522-3296

ISSUE DATE: 01/29/04 E-MAIL: dietzr@mail.oa.state.mo.us

RETURN BID NO LATER THAN: 02/18/04 AT 2:00 PM

MAILING INSTRUCTIONS: Print or type IFB Number and Return Due Date on the lower left hand

corner of the envelope or package. Bids must be in DPMM office (301 W High

St, Rm 630) by the return date and time.

RETURN BID TO: DPMM or DPMM

P O BOX 809
JEFFERSON CITY MO 65102-0809
301 WEST HIGH ST, RM 630
JEFFERSON CITY MO 65101

CONTRACT PERIOD: April 7, 2004 through April 6, 2005

DELIVER SUPPLIES/SERVICES FOB DESTINATION TO THE FOLLOWING ADDRESS:

### **DELIVERY LOCATION HAS BEEN REVISED PER AMENDMENT #001**

Jefferson City Correctional Center 8416 Fenceline Road Jefferson City, MO 65101

DATE

The bidder hereby declares understanding, agreement and certification of compliance to provide the items and/or services, at the prices quoted, in accordance with all requirements and specifications contained herein and the Terms and Conditions Invitation for Bid (Revised 01/08/04). The bidder further agrees that the language of this IFB shall govern in the event of a conflict with his/her bid. The bidder further agrees that upon receipt of an authorized purchase order from the Division of Purchasing and Materials Management or when this IFB is countersigned by an authorized official of the State of Missouri, a binding contract shall exist between the bidder and the State of Missouri.

### SIGNATURE REQUIRED

AUTHORIZED SIGNATURE			DATE
PRINTED NAME			TITLE
COMPANY NAME			
MAILING ADDRESS			
CITY, STATE, ZIP			
FEDERAL EMPLOYER ID NO.		SOCIAL SECURITY NO	. IF FEDERAL EMPLOYER ID NO. NOT APPLICABLE.
PHONE NO.	FAX NO.		E-MAIL ADDRESS
	NOTICE	OF AWARD (STAT	TE USE ONLY)
ACCEPTED BY STATE OF MISSOURI AS FOLLO	WS:		
CONTRACT NO.	VENDOR NO.		CONTRACT PERIOD

DIRECTOR

### 1. INTRODUCTION

### 1.1 Purpose:

1.1.1 This document is an Invitation for Bid (IFB) which solicits competitive bids for correctional officer bomber style jackets on an as needed, if needed basis, for the Missouri Department of Corrections (hereafter referred to as the *state agency*) in accordance with the requirements and provisions stated herein.

### 1.2 Public Record Search and Retrieval System:

1.2.1 Both the current contract C100223001 and the previous procurement documentation B1Z00223 may be viewed and printed from the Division of Purchasing & Materials Management's **Public Record Search and Retrieval System** located on the Internet at <a href="https://www.oa.mo.gov/purch/purch.htm">www.oa.mo.gov/purch/purch.htm</a>.

### 2. GENERAL CONTRACTUAL REQUIREMENTS

### 2.1 Contract:

- 2.1.1 A binding contract shall consist of: (1) the IFB and any amendments thereto, (2) the contractor's response (bid) to the IFB, (3) clarification of the bid, if any, and (4) the Division of Purchasing and Materials Management's acceptance of the bid by "notice of award" or by "purchase order". All Exhibits and Attachments included in the IFB shall be incorporated into the contract by reference.
  - a. The notice of award does not constitute a directive to proceed. Before providing equipment, supplies and/or services, the contractor must receive a properly authorized purchase order.
  - b. The contract expresses the complete agreement of the parties and performance shall be governed solely by the specifications and requirements contained therein.
  - c. Any change to the contract, whether by modification and/or supplementation, must be accomplished by a formal contract amendment signed and approved by and between the duly authorized representative of the contractor and the Division of Purchasing and Materials Management or by a modified purchase order prior to the effective date of such modification. The contractor expressly and explicitly understands and agrees that no other method and/or no other document, including correspondence from the state agency, acts, and oral communications by or from any person, shall be used or construed as an amendment or modification to the contract.

### 2.2 Contract Period:

2.2.1 The original contract period shall be as stated in the Invitation for Bid (IFB). The contract shall not bind, nor purport to bind, the state for any contractual commitment in excess of the original contract period. The Division of Purchasing and Materials Management shall have the right, at its sole option, to renew the contract for three (3) additional one-year periods, or any portion thereof. In the event the Division of Purchasing and Materials Management exercises such right, all terms and conditions, requirements and specifications of the contract shall remain the same and apply during the renewal period, pursuant to applicable option clauses of this document.

### 2.3 Renewal Periods:

2.3.1 If the option for renewal is exercised by the Division of Purchasing and Materials Management, the contractor shall agree that the prices for the renewal period shall not exceed the maximum percent of increase for the applicable renewal period stated on the Pricing Page of the contract.

2.3.2 If renewal percentages are not provided, then prices during renewal periods shall be the same as during the original contract period.

2.3.3 The Division of Purchasing and Materials Management does not automatically exercise its option for renewal based upon the maximum percent of increase and reserves the right to offer or to request renewal of the contract at a price less than the maximum percent of increase stated.

### 2.4 Qualification of Contractor:

2.4.1 The contractor must be an established manufacturer or authorized dealer. In the event the contractor is a dealer, the contractor hereby guarantees that he/she is an authorized dealer of the manufacturer and that the manufacturer has agreed to supply the contractor with all quantities of items which shall be ordered by the contractor pursuant to the contract with the state and agrees further to provide the state with a certificate from the manufacturer acknowledging same, if requested.

### 2.5 Price:

2.5.1 All prices shall be as indicated on the Pricing Page. The state shall not pay nor be liable for any other additional costs including but not limited to taxes, shipping charges, insurance, interest, penalties, termination payments, attorney fees, liquidated damages, etc.

### 2.6 Freight, Shipping and Handling Charges:

2.6.1 All prices shall include all packing, handling, shipping and freight charges *FOB Destination*, *Freight Prepaid and Allowed*. The State of Missouri shall not make additional payments or pay add-on charges for freight or shipping unless specifically described and priced in the bid, or as otherwise specifically stated and allowed by the IFB.

### 2.7 Contractor Liability:

- 2.7.1 The contractor shall be responsible for any and all personal injury (including death) or property damage as a result of the contractor's negligence involving any equipment or service provided under the terms and conditions, requirements and specifications of the contract. In addition, the contractor assumes the obligation to save the State of Missouri, including its agencies, employees, and assignees, from every expense, liability, or payment arising out of such negligent act. The contractor also agrees to hold the State of Missouri, including its agencies, employees, and assignees, harmless for any negligent act or omission committed by any subcontractor or other person employed by or under the supervision of the contractor under the terms of the contract.
- 2.7.2 The contractor shall not be responsible for any injury or damage occurring as a result of any negligent act or omission committed by the State of Missouri, including its agencies, employees, and assignees.
- 2.7.3 Under no circumstances shall the contractor be liable for any of the following: (1) third party claims against the state for losses or damages (other than those listed above); (2) loss of, or damage to, the state's records or data; or (3) economic consequential damages (including lost profits or savings) or incidental damages, even if the contractor is informed of their possibility.

### 2.8 Subcontractors:

2.8.1 Any subcontracts for the products/services described herein must include appropriate provisions and contractual obligations to ensure the successful fulfillment of all contractual obligations agreed to by the contractor and the State of Missouri and to ensure that the State of Missouri is indemnified, saved, and held harmless from and against any and all claims of damage, loss, and cost (including attorney fees) of any kind related to a subcontract in those matters described in the contract between the State of Missouri and the contractor. The contractor shall expressly understand and agree that he/she shall assume and be solely responsible for all legal and financial responsibilities related to the execution of a subcontract. The contractor shall agree and understand that utilization of a subcontractor to provide any of the products/services in the contract shall in no way relieve the contractor of the responsibility for providing the products/services as described and set forth herein. The contractor must provide notice and obtain acknowledgement from the State of Missouri prior to changing subcontractors.

### 2.9 Estimated Quantities:

2.9.1 The quantities indicated in this Invitation for Bid are estimates that pertain to the total aggregate quantities that may be ordered throughout the stated contract period. The estimates do not indicate single order amounts unless otherwise stated. The State of Missouri makes no guarantees about single order quantities or total aggregate order quantities.

### 2.10 Minimum Order:

2.10.1 No minimum order shall be established for the contract on any of the items.

### 2.11 Substitutions:

- 2.11.1 The contractor shall not substitute any item(s) that has been awarded to the contractor without the prior written approval of the Division of Purchasing and Materials Management.
- 2.11.2 The state reserves the right to allow the contractor to substitute any new product offered by the contractor on all unshipped and future orders if capabilities and quality are equal to or greater than the product under contract and if prices are equal to or less than contract prices. The Division of Purchasing and Materials Management shall be the final authority as to acceptability.

### 2.12 Ordering:

2.12.1 The agency will issue its own contract release on an as needed basis. The contractor must not ship until he/she is in receipt of an approved contract release.

### 2.13 Delivery Performance:

2.13.1 The contractor and/or the contractor's subcontractor(s) shall deliver products in accordance with the contracted delivery times stated herein to the state agency upon receipt of an authorized order. Delivery shall include unloading shipments at the state agency's dock or other designated unloading site as requested by the state agency. All orders must be shipped F.O.B. Destination, Freight Prepaid and Allowed. All orders received on the last day of the contract, must be shipped at the contract price. All deliveries must be coordinated with the state agency.

### 2.14 Insurance:

2.14.1 The contractor shall understand and agree that the State of Missouri cannot save and hold harmless and/or indemnify the contractor or employees against any liability incurred or arising as a result of any activity of the contractor or any activity of the contractor's employees related to the contractor's performance under the contract. Therefore, the contractor must acquire and maintain adequate liability insurance in the form(s) and amount(s) sufficient to protect the State of Missouri, its agencies, its employees, its clients, and the general public against any such loss, damage and/or expense related to his/her performance under the contract.

### 2.15 Payment Terms:

- 2.15.1 All payment terms shall be as stated in the Terms and Conditions of the contract (see paragraph 10, "Invoicing and Payment") unless otherwise addressed in the IFB, or mutually agreed to by the state and the contractor. Payment terms should be net 30 days unless otherwise stated in the IFB. No late charges shall be applied which are not in compliance with Chapter 34.055 RSMo. This statute may be found at <a href="http://www.moga.state.mo.us/STATUTES/STATUTES.HTM">http://www.moga.state.mo.us/STATUTES/STATUTES.HTM</a>.
- 2.15.2 The contractor shall understand and agree the state reserves the right to make contract payments to the contractor through electronic funds transfer (EFT). Therefore, prior to any payments becoming due under the contract, the contractor must return a completed state Vendor ACH/EFT Application which is downloadable from the following website: <a href="http://www.oa.mo.gov/purch/vendorinfo/vendorach.pdf">http://www.oa.mo.gov/purch/vendorinfo/vendorach.pdf</a>. Each contractor invoice must contain a unique invoice number. The invoice number will be listed on the state's EFT addendum record to enable the contractor to properly apply state payments to invoices. The contractor must comply with all other invoicing requirements stated in the IFB.

### 2.16 Termination:

2.16.1 The Division of Purchasing and Materials Management reserves the right to terminate the contract at any time, for the convenience of the State of Missouri, without penalty or recourse, by giving written notice to the contractor at least thirty (30) calendar days prior to the effective date of such termination. The contractor shall be entitled to receive just and equitable compensation for services and/or supplies delivered to and accepted by the State of Missouri pursuant to the contract prior to the effective date of termination.

### 3. SPECIFICATIONS:

## 3.1 The contractor must provide jackets which meet or exceed the following jacket design mandatory specifications:

- 3.1.1 The jacket must be waist length with front zipper closure, collar with separate collar stand, and zip-out full body and sleeve with a quilted insulated liner with elliptical bulk reducing action voids. The jacket must also have knit cuffs, a knit waistband, performed shoulder pads, badge tab on left breast, permanent equipment straps, double entry lower reverse pleated patch pockets with flaps and side opening for hands, and inside pocket, zippered side vents with snap tabs, and two piece set-in sleeves with entry feature to shell for customization and liner retention security devise.
- 3.1.2 The removable insulated liner of the jacket must have a zip-out type full body liner with full sleeves. Quilting shall be stitched in a 4-inch diamond pattern. There shall be a bound elliptical void for comfort and a bound horizontal opening position in the left breast to allow access to the pocket on the permanent lining of the jacket. The liner shall be bound throughout with the binding material as specified.

3.1.3 The sleeves must have the 2-piece, set-in coat style with performed shoulder pads, equipment straps, and knit cuffs. The sleeves under seams shall have a hidden zipper sewn in to provide access to the shell for sewing on emblems without damaging the waterproof-breathable permanent lining.

- 3.1.4 The collar and separate collar stand shall be made of two plies of the shell fabric plus one layer of interlining. The collar shall be well shaped and symmetrical with the collar points measuring 3.5 inches wide and the center back measuring 3.5 inches.
- 3.1.5 The epaulets shall be 2.5 inches in width at the sleeve-joining seam and shall taper to 2 inches in width at the narrow end. There shall be a sewn eyelet hole at the pointed end with a metal uniform button secured with a toggle. Epaulets shall be constructed of two plies of shell fabric and one ply interlining and shall be topstitched along the periphery with a 0.25-inch gauge. Epaulets shall be sewn to the jacket using a box and cross-stitch 1.75 inches out from the sleeve head toward the collar and topstitched along both sides of the point at the end.
- 3.1.6 There shall be two reverse pleated two-way opening patch pockets on the front of the jacket. The pleated patch pockets shall measure approximately 7 inches wide x 7.5 inches high and be lined with pocketing. There shall be a center pointed flap, measuring approximately 7.5 inches wide, 3.25 inches at the center, constructed of two plies of shell fabric and one ply of interlining. There shall be a 1 by 1 inch piece of hoop and loop in the center of each flap and pocket with a sewn eyelet to accommodate the specified metal uniform button by means of a toggle. The corners of the flaps shall be secured with mini-gripper snaps. The side opening shall measure 5.5 inches and be secured by bartacks at the top and bottom of the opening. The permanent taffeta lining shall have a double-piped inside pocket on the left breast measuring 5.5 inches in width and 7 inches deep.
- 3.1.7 There shall be zippered side vent openings on each side with 2.25 inch snap tab set in the back waistband with a male snap portion set to the end. The zipper shall be set first to the shell, waterproof-breathable permanent lining, and facing. The jacket shall then be turned and the zipper shall be topstitched through and through with a 0.25 inch gauge. A female snap portion shall be set through the front waistband to secure the front and back of the jacket when the side vent zipper is open.
- 3.1.8 The knit waistband shall finish 2.75 inches wide with a tab front measuring 2.75 inches wide by 2.25 inches high constructed from two plies of shell fabric plus one ply of interlining. There shall be a zipper as specified sewn into each side for equipment and weapon access. Snap tabs made from shell fabric shall be sewn into the bottom of the back waistband for closure of the side opening.
- 3.1.9 The following parts shall be interlined: collar, collar stand, epaulets, pocket flaps, front waistband and fronts.
- 3.1.10 A full front and back facing shall be constructed of shell fabric with a concealed zipper track to accommodate the zip-out insulated liner. The front facing shall measure approximately 2.5 inches in width at the bottom of the jacket increasing gradually to 4 inches at the gorge and will continue until it ends at the shoulder seam of the jacket. The back facing shall run from shoulder seam to shoulder seam and shall be 1.5 inches in width.
- 3.1.11 All stitching shall be even and uniform. All seams on the shell shall be single needle lock stitch constructed. Joining seams on the permanent lining and removable insulated liner shall be five-thread safety stitch construction. Back tacks on seams shall be a minimum of 0.5 inches long. All seams shall be 8 stitches per inch minimum to 12 stitches per inch maximum. Seams shall be free from puckering, pleats, runoffs and raw edges.

3.1.12 Permanent waterproof-breathable lining garment construction must be laminated liner type only, allowing emblems, patches, flags, service bars, chevrons or other insignia to be sewn through the shell fabric without penetrating the waterproof breathable fabric.

- 3.1.13 There shall be a badge tab sewn to the left breast consisting of two plies of sell fabric measuring 0.875 inches wide by 2.5 inches high with two eyelets spaced 1.375 inches center to center.
- 3.1.14 Jackets must be available in sizes from XS to 4XL, and in short, regular, long and x-long lengths.
- 3.2 The contractor must provide shell fabric for the jacket which meets or exceeds the following mandatory (unless otherwise stated) requirements:
- 3.2.1 The cloth type must be: Nylon 70 denier warp and 2-ply 70 denier taslanized nylon filling, plain weave, treated with durable fluorocarbon water and stain release agents.
- 3.2.2 The count must be: Warp- 158, Filling- 68, plus or minus 10%.
- 3.2.3 The weight (uncoated) must be: 3.0 oz per square yard, plus or minus 10%.
- 3.2.4 The break strength must be (lbs): Warp- 210, filling- 100, plus or minus 10%.
- 3.2.5 The tear strength must be: Warp- 4, Filling- 6, plus or minus 10%.
- 3.2.6 The shrinkage must be: Warp- 2%, Filling- 2%, plus or minus 10%.
- 3.2.7 The color fastness and crocking must be rated: 4 (Good).
- 3.2.8 The backcoating must have a honeycomb pattern printed urethane non-ravel coating to insure breathability, prevent seam slippage, and to maintain shell fabric appearance.
- 3.3 The contractor must provide a permanent waterproof-breathable lining for the jacket which meets or exceeds the following mandatory (unless otherwise stated) requirements:
- 3.3.1 The cloth type must be: 100% nylon, 70 denier rip-stop nylon coated with urethane polymer for durable waterproofness and breathability.
- 3.3.2 The count must be: Warp- 106, Filling- 96, plus or minus 10%.
- 3.3.3 The weight must be: 1.85 oz. per square yard plus 1.00 oz for the coating, plus or minus 10%.
- 3.3.4 The breaking strength must be: Warp- 114 lbs., Filling- 92 lbs., plus or minus 10%.
- 3.3.5 The tearing strength must be: Warp- 7 lbs., Filling- 5 lbs., plus or minus 10%.
- 3.3.6 The shrinkage must be: Warp- 2%, Filling- 2%, plus or minus 10%.
- 3.3.7 The color fastness and crocking must be rated: 4 (Good).
- 3.3.8 The moisture vapor transmission rate (g/m2/24hour) must meet Procedure B- 450 minimum ASTM E 96-80, Hydostatic Resistance (psi)- 60 minimum FED-STD-191A 5512.
- 3.3.9 The color must be: Charcoal or Black.
- 3.4 The contractor must provide a removable insulated liner for the jacket which meets or exceeds the following mandatory (unless otherwise stated) requirements:
- 3.4.1 The removable insulated liner must be constructed of a quilted package of woven face fabric, synthetic thin insulation, and backing fabric. The insulation must resist fiber migration without the use of any layers of scrim in order to maintain superior softness, quietness, and wick moisture vapor away from the body. The quilted package must be able to be machine washed, dried and dry-cleaned to accommodate a variety of cleaning requirements.

- 3.4.2 The cloth type must be: 100% nylon 70 denier rip-stop,
- 3.4.3 The count must be: Warp- 106, Filling- 96, plus or minus 10%.
- 3.4.4 The weight must be: 1.85 oz. per square yard, plus or minus 10%.
- 3.4.5 The breaking strength must be: Warp- 114 lbs., Filling- 92 lbs., plus or minus 10%.
- 3.4.6 The tearing strength must be: Warp- 7 lbs., Filling- 5 lbs., plus or minus 10%.
- 3.4.7 The shrinkage must be: Warp- 2%, Filling- 2%, plus or minus 10%.
- 3.4.8 The color fastness and crocking must be rated: 4 (Good).
- 3.4.9 The color must be: Charcoal or Black.
- 3.4.10 The body insulation should be: DuPont Thermolite SoftBSCL-200 quilted in a 4-inch diamond pattern.
- 3.4.11 The sleeve insulation should be: DuPont Thermolite SoftBSCL-100 quilted in a 4-inch diamond pattern.
- 3.4.12 The backing fabric should have a cloth type of 32 gauge, 40 denier, 2-bar reverse jersey tricot.
- 3.4.13 The count should be the equivalent to: Wales- 28, Courses- 28.
- 3.4.14 The color must be: Black.
- 3.5 The contractor must provide interlining for the epaulets, pocket flaps, front waistband and fronts for the jacket which meets or exceeds the following mandatory (unless otherwise stated) requirements:
- 3.5.1 The cloth type must be: 100% cotton osnaburg.
- 3.5.2 The count must be: Warp- 32, Filling- 26, plus or minus 10%.
- 3.5.3 The weight must be: 3.55 oz. per square yard, plus or minus 10%.
- 3.5.4 The breaking strength must be: Warp- 60 lbs.(minimum), Filling- 35 lbs.(minimum).
- 3.5.5 The shrinkage must be: Warp- 3% (maximum), Filling- 3% (maximum).
- 3.5.6 The color must be: Charcoal or Black.
- 3.6 The contractor must provide interlining for the collar and the collar stand for the jacket which meets or exceeds the following mandatory (unless otherwise stated) requirements:
- 3.6.1 The cloth type must be: 100% polyester non-woven.
- 3.6.2 The weight must be: 2.5 oz. per square yard, plus or minus 10%.
- 3.6.3 The break strength must be: Machine direction- 5 lbs. per inch, Across machine- 5.5 lbs. per inch, plus or minus 10%.
- 3.6.4 The color must be: Charcoal or Black.
- 3.7 The contractor must provide binding for the jacket which meets or exceeds the following mandatory (unless otherwise stated) requirements:
- 3.7.1 The cloth type must be: 100% nylon, 70 denier plain weave taffeta.
- 3.7.2 The count must be: Warp- 104(+/-2), Filling- 86(+/-2).

- 3.7.3 The weight must be: 1.8 oz. per square yard, plus or minus 10%.
- 3.7.4 The breaking strength must be: Warp- 125 lbs. (minimum), Filling- 85 lbs. (minimum).
- 3.7.5 The tearing strength must be: Warp- 3.5 lbs. (minimum), Filling- 2.1 lbs. (minimum).
- 3.7.6 The shrinkage must be: Warp- 2% (maximum), Filling- 2% (maximum).
- 3.7.7 The color fastness and crocking must be rated: 4 (Good).
- 3.7.8 The binding color for the removable insulated liner must be: Charcoal or Black.
- 3.7.9 The binding color for the jacket facing must be: Black.
- 3.8 The contractor must provide a knit to be used in the jacket which meets or exceeds the following mandatory (unless otherwise stated) requirements:
- 3.8.1 The yard used for all knit must be single-ply, 450 denier, 100% continuous filament textured polyester in a 1 x 1 rib knit.
- 3.8.2 The knit cloth shall count 28 wales and 18 courses and shall weigh 11oz. per square yard. Knit wristlets shall be flare type measuring 7 x 3.25 inches and shall weigh 13 oz. per dozen.
- 3.8.3 The waistband cloth shall be 6.5 inches in the wale direction.
- 3.8.4 All knit shall show a minimum of "good" fastness to light; perspiration; wet-dry cleaning and shall show a Munsel value for crocking no lower than 8.5.
- 3.8.5 The knit color must match the shell fabric.
- 3.9 The contractor must provide the following specific jacket items which meet or exceed the following mandatory (unless otherwise stated) requirements:
- 3.9.1 The pocketing shall be 2 x 1 twill, 100% polyester fill, polyester/rayon warp, color black.
- 3.9.2 Snaps shall be non-rusting, 24 ligne, gunmetal finish on brass, heavy-duty closure, black nylon cap.
- 3.9.3 Metal uniform buttons shall be 24 ligne genuine Chrome plated as specified by the Missouri Department of Corrections.
- 3.9.4 Zippers: The front shall have a number 5, black, 22 inches long, one-way, delrin zipper. The sleeves shall have a number 3, 8 inches long black nylon coil one-way zipper. The liner shall have a 42 inch aluminum or delrin number 3 black zipper. Side vents shall have a number 5, 9.5 inches long, black one-way nylon coil zipper.
- 3.9.5 The hook and loop tape shall meet specification MIL-F-21840, and shall measure 1 inch wide for all closures. Color shall be Black.
- 3.9.6 The eyelets shall be black aluminum, size #100.
- 3.9.7 The thread for single needle lockstitch seams shall be size #50 polyester wrapped polyester core, vat dyed. The thread for safety stitch seams shall be polyester wrapped polyester core, vat dyed, size #50 in the needles and size #70 in the loopers.

### 4. SPECIAL INSTRUCTIONS TO BIDDERS

### 4.1 Business Compliance:

4.1.1 The bidder must be in compliance with the laws regarding conducting business in the State of Missouri. The bidder certifies by signing the signature page of this original document and any amendment signature page(s) that he/she and any proposed subcontractors are presently in compliance with such laws. The bidder shall provide documentation of compliance upon request by the Division of Purchasing and Materials Management. The compliance to conduct business in the state shall include but may not be limited to:

- Registration of business name (if applicable)
- Certificate of authority to transact business/certificate of good standing (if applicable)
- Taxes (e.g., city/county/state/federal)
- State and local certifications (e.g., professions/occupations/activities)
- Licenses and permits (e.g., city/county license, sales permits)
- Insurance (e.g., worker's compensation/unemployment compensation)

### **4.2** Electronic Bids:

- 4.2.1 If the bidder is responding electronically through the On-line Bidding website, the bidder should submit completed exhibits, forms, and other information concerning the bid as an attachment to the electronic bid. Specific instructions for submitting electronic attachments are included in the On-line Bidding website. Be sure to include the bid number, company name, and a contact name on any attachments submitted with the electronic bid. Bidders submitting electronic and hard copy bid responses which are not identical should explain which response(s) is(are) valid for the state's consideration. In the absence of such explanation, the state reserves the right to evaluate the response which serves its best interest. The On-line Bidding website can be found at <a href="https://www.moolb.mo.gov">https://www.moolb.mo.gov</a>.
- 4.2.2 The exhibits and forms provided herein can be saved into a word processing document of the bidder's own creation, completed by the bidder, and then attached to the electronic submission. Other requested or required information should be attached to the electronic bid in whatever format the bidder desires.
- 4.2.3 Specifically the bidder should submit the following with the electronic bid as an attachment: brand/model, renewal pricing, warranty, domestic products status, and product information.
- 4.2.4 Exhibits, forms and other information may also be submitted through mail or courier service. However, any such submission should be received prior to the specified closing date and time.

### 4.3 American Made:

- 4.3.1 In accordance with the Domestic Product Procurement Act (hereinafter referred to as the Buy American Act) RSMo 34.350-34.359, the bidder is advised that any goods purchased or leased by any public agency shall be manufactured or produced in the United States.
- 4.3.2 The requirements of the Buy American Act shall not apply if other exceptions to the Buy American mandate in RSMo 34.353 are met.
- 4.3.3 If the bidder claims there is only one line of the good manufactured or produced in the United States, RSMo 34.353 (2), or that one of the exceptions of RSMo 34.353 (3) applies, the Executive Head of the Agency bears the burden of certification as required prior to the award of a contract.

4.3.4 In accordance with the Buy American Act, the bidder must provide proof of compliance with RSMo 34.353. Therefore the bidder should complete and return Exhibit A, certification regarding proof of compliance, with the bid. This document must be satisfactorily completed prior to an award of a contract.

4.3.5 If any products and/or services offered under this IFB are being manufactured or performed at sites outside the continental United States, the bidder MUST disclose such fact and provide details with the bid.

### **4.4** Cost Evaluation:

4.4.1 The evaluation shall cover the original contract period plus renewal periods. The cost evaluation shall include all mandatory requirements. However, the State of Missouri reserves the right to evaluate optional items, if deemed necessary.

### 4.5 Samples:

4.5.1 The bidder may be required to submit samples. If notified, such samples should be received in the Division of Purchasing and Materials Management within seven (7) working days after notification.

### 4.6 Unit of Measure:

- 4.6.1 If the unit of measure specified on the attached pricing pages is different than the manner in which the bidder offers that item, then the unit of measure being proposed by the bidder must be clearly identified on the pricing page.
- 4.6.2 In the cost evaluation, a unit price conversion will be done to fairly evaluate bid prices. However, for any resulting contract, the unit of measure bid will be the unit of measure awarded. Bidders are encouraged to contact the Buyer **prior to** submission of their bid to discuss anticipated unit modifications. The bidder is cautioned that the State of Missouri reserves the right to clarify the unit of measure modification or to disqualify the bid for that line item if the unit of measure modification is not deemed appropriate or in the best interests of the State of Missouri.

### 4.7 Bid Detail Requirements and Deviations:

4.7.1 It is the bidder's responsibility to submit a bid that meets all mandatory specifications stated herein. The bidder should clearly identify any and all deviations from both the mandatory and desirable specifications stated in the IFB. Any deviation from a mandatory requirement may render the bid non-responsive. Any deviation from a desirable specification may be reviewed by the state as to its acceptability and impact on competition.

### 4.8 Open Competition:

- 4.8.1 Any manufacturer's name, trade names, brand names, information and/or catalog numbers listed in a specification and/or requirement are for informational purposes only and are not intended to limit competition.
- 4.8.2 The bidder may offer any brand of product that meets or exceeds the specifications. In addition to identifying the manufacturer's name and model number, the bidder must explain in detail how their product meets or exceed the specifications. Bids, which do not comply with the requirement and the specifications, are subject to rejection without clarification.
- 4.8.3 The Blauer Model 9617 Bomber Jacket has been previously tested and found acceptable, and is referenced only as a guide as to the type of jacket required.

### **4.9** Determination for Award:

4.9.1 The award of contract shall be made to the lowest priced responsive bidder. The State of Missouri reserves the right to reject any bid which is determined unacceptable for reasons which may include but are not necessarily limited to: 1) failure of the bidder to meet mandatory general performance specifications; and/or 2) failure of the bidder to meet mandatory technical specifications; and/or, 3) receipt of any information, from any source, regarding delivery of unsatisfactory product or service by the bidder within the past three years. As deemed in its best interests, the State of Missouri reserves the right to clarify any and all portions of any bidder's offer.

### **PRICING PAGE**

LINE ITEM	MANDATORY SPECIFICATIONS	ESTIMATED <u>QUANTITY</u>	<u>UNIT</u>	UNIT PRICE
The bidder sha	ll conform to the following specifications	contained herein:		
	Jacket: Bomber style, black as specific	ed herein		
	SIZES & LENGTHS			
001	C/S Code: 20099 Clothing: Miscellaneous X-Small size, regular length	1	EA	\$
	Brand/Model:			
002	C/S Code: 20099 Clothing: Miscellaneous Small size, regular length	1	EA	\$
	Brand/Model:			
003	C/S Code: 20099 Clothing: Miscellaneous Medium size, regular length	7	EA	\$
	Brand/Model:			
004	C/S Code: 20099 Clothing: Miscellaneous Large size, regular length	10	EA	\$
	Brand/Model:			
005	C/S Code: 20099 Clothing: Miscellaneous X-Large size, regular length	13	EA	\$
	Brand/Model:			
006	C/S Code: 20099 Clothing: Miscellaneous X-Small size, long length	1	EA	\$
	Brand/Model:			
007	C/S Code: 20099 Clothing: Miscellaneous Small size, long length	1	EA	\$
	Brand/Model:			

B1E04215			Page 14	
008	C/S Code: 20099 Clothing: Miscellaneous Medium size, long length	3	EA	\$
	Brand/Model:			
009	C/S Code: 20099 Clothing: Miscellaneous Large size, long length	17	EA	\$
	Brand/Model:			
010	C/S Code: 20099 Clothing: Miscellaneous X-Large size, long length	20	EA	\$
	Brand/Model:			
011	C/S Code: 20099 Clothing: Miscellaneous XX-Large size, regular length	10	EA	\$
	Brand/Model:			
012	C/S Code: 20099 Clothing: Miscellaneous XXX-Large size, regular length	5	EA	\$
	Brand/Model:			
013	C/S Code: 20099 Clothing: Miscellaneous XXXX-Large size, regular length	2	EA	\$
	Brand/Model:			
014	C/S Code: 20099 Clothing: Miscellaneous XX-Large size, long length	16	EA	\$
	Brand/Model:			
015	C/S Code: 20099 Clothing: Miscellaneous XXX-Large size, long length	7	EA	\$
	Brand/Model:			
016	C/S Code: 20099 Clothing: Miscellaneous XXXX-Large size, long length	3	EA	\$
	Brand/Model:			

2120.210				1 1180 10	
017	C/S Code: 20099 Clothing: Miscellaneous X-Small size, x-long length		1	EA	\$
	Brand/Model:				
018	C/S Code: 20099 Clothing: Miscellaneous Small size, x-long length		1	EA	\$
	Brand/Model:				
019	C/S Code: 20099 Clothing: Miscellaneous Medium size, x-long length		2	EA	\$
	Brand/Model:	-			
020	C/S Code: 20099 Clothing: Miscellaneous Large size, x-long length		5	EA	\$
	Brand/Model:				
021	C/S Code: 20099 Clothing: Miscellaneous X-Large size, x-long length		12	EA	\$
	Brand/Model:	-			
022	C/S Code: 20099 Clothing: Miscellaneous XX-Large size, x-long length		10	EA	\$
	Brand/Model:				
023	C/S Code: 20099 Clothing: Miscellaneous XXX-Large size, x-long length		6	EA	\$
	Brand/Model:				
024	C/S Code: 20099 Clothing: Miscellaneous XXXX-Large size, long length		4	EA	\$
	Brand/Model:	-			
025	C/S Code: 20099 Clothing: Miscellaneous XXXXX-Large size, x-long length		5	EA	\$
	Brand/Model:				

B1E0421	5		Page 16	
026	C/S Code: 20099 Clothing: Miscellaneous XXXXXX-Large size, x-long length	1	EA	\$
	Brand/Model:			
027	C/S Code: 20099 Clothing: Miscellaneous XXXXXXXX-Large size, x-long length	1	EA	\$
	Brand/Model:			
	(for line	AL OPTIONS items 001-027)		
	sion of Purchasing and Materials Management ts, or a portion thereof, for a maximum total of		o renew the contr	act in one (1) year
percentag page not	der must indicate below the maximum allow ge of price decrease applicable to the renewal returned, etc.), the state shall have the right to e period. Statements such as "a percentage of CABLE.	option years. If a percent execute the option at the sar	age is not propos ne price(s) propos	ed (i.e. left blank, sed for the original
	ases or decreases shall be calculated against the CUMULATIVE CALCULATION SHALL NO		ce, <u>NOT against t</u>	he previous year's
	entages indicated below shall be used in the of the State of Missouri.	cost evaluation to determin	e the potential m	naximum financial
NOTICE FOR TH	: <u>DO NOT</u> COMPLETE BOTH A M IE SAME RENEWAL PERIOD.	AXIMUM INCREASE A	AND A MINIM	UM DECREASE
028	C/S Code: 20099 Clothing: Miscellaneous	1	PCNT	<u></u>
	First Renewal Option For Contract Period: April 7, 2005 throug Renewal Option Percentage Adjustment Bidder Must Identify Below By Checking A	• • •	ease Or Decreas	e
	INCREASE: OR DECREAS	E:		
029	C/S Code: 20099 Clothing: Miscellaneous	1	PCNT	<u></u> %
	Second Renewal Option For Contract Period: April 7, 2006 throug Renewal Option Percentage Adjustment Bidder Must Identify Below By Checking A	• • •	ease Or Decreas	e
	INCREASE: OR DECREASE:			

B1E04	215				Page 17	
030	C/S Code: 20099 Clothing: Miscella	aneous		1	PCNT	<u></u> %
	Third Renewal O For Contract Per Renewal Option I Bidder Must Iden	iod: April 7, 20 Percentage Adjı	ustment		rease Or Decrease	
	INCREASE:	OR DECRI	EASE:	_		
			DELIVE	RY		
	sired delivery is thirty nt, the bidder should sta					
		,	, ,		·	
	CH			R JACKET PRO LE (+/- 0.75 INC)		
	X-Small:	chest size:				
	Small:	chest size:				
	Medium:	chest size:				
	Large: X-Large: XX-Large: XXX-Large: XXXX-Large:	chest size:				
	X-Large:	chest size:				
	XX-Large:	chest size:				
	XXX-Large:	chest size:				
	XXXX-Large: XXXXX-Large:	chest size:				
	XXXXXXX-Large:					
	XXXXXXXX-Large					
	777777777 Emig	o. ellest size				
	MEASURED			CKET PROPOS	SED OF WAISTBAN	D
	_					
	Regular length: _ Long length: _					
	X-Long length: _					
	11 Zong 10ng					
		SLEEVE LEI	NGTHS FOR J	ACKET PROPO	OSED	
	Short length: _					
	Regular length: _					
	X-Long length: _					
			##7 1 #h #h 1 ***	(/E) ¥ 7		
			WARRAN	1 Y		

The bidder should state the warranty period below for the products specified herein: \_\_\_\_\_\_.

### EMPLOYEE BIDDING/CONFLICT OF INTEREST

Bidders who are employees of the State of Missouri, a member of the General Assembly or a statewide elected official must comply with Sections 105.450 to 105.458 RSMo regarding conflict of interest. If the bidder or any owner of the bidder's organization is currently an employee of the State of Missouri, a member of the General Assembly or a statewide elected official, please provide the following information.

Name and title of state employee, General Assembly member or statewide elected official:			
Name of state agency where employed:			
Percentage of ownership interest in bidder's organization held by state employee, General Assembly member or statewide elected official:	%		
MBE/W	BE CERTIFICATION	N	
Executive Order 98-21 directs state agencies to it (MBE) and women business enterprises (WBE) Missouri, Office of Administration, Office of Equal meeting participation goals. If you qualify as a appropriate blank below. To obtain an application application at <a href="http://www.oa.mo.gov/oeo/Applicat877-259-2963">http://www.oa.mo.gov/oeo/Applicat877-259-2963</a> or email <a href="http://www.oa.mo.gov/oeo/Applicat877-259-2963">http:</a>	in state procurements. Il Opportunity is required a MBE or a WBE as de for certification, go to the content of	MBE/WBE certification to be considered an elignerined in 37.020 RSM one OEO Internet website	n by the State of ible MBE/WBE in , please mark the e and download an
MBE	WBE	Both	

## STATE OF MISSOURI -- OFFICE OF ADMINISTRATION DOMESTIC PRODUCTS PROCUREMENT ACT (BUY AMERICAN)

### **EXHIBIT A**

The Missouri Domestic Products Procurement Act (34.350-34.359 RSMo) requires that for all bids with a value of \$25,000 or more, the goods or commodities purchased by any public agency or used or supplied in the construction, alteration, repair, or maintenance of any public works must be manufactured or produced in the United States. As defined in 34.350 RSMo, United States means the United States of America, the District of Columbia, and all territories and possessions subject to the jurisdiction of the United States. The law also requires that the bidder must provide proof of compliance. Note: In general, if an import tariff is applied to an item, it does not qualify for the Buy American preference. In addition, Most Favored Nation status does not allow application of the preference.

Section A -	All Products	Are Manufactured	or Produced In U.S.
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If all products bid qualify as domestic products under Missouri law, complete only Section A.

I hereby certify that all products qualify as domestic, that the information provided is true and correct, and complies with all provisions of Sections 34.350-34.359 RSMo. I understand that any misrepresentation herein constitutes the commission of a class A misdemeanor.

SIGNATURE (If submitting bid electronically, typed signature required).

COMPANY NAME

### If Section A is completed, do not complete Section B.

### Section B - Only One Product Line or No Products Are Manufactured or Produced In U.S.

If only one product line or no products are manufactured or produced in the U.S. complete only section B.

I hereby certify that there is only one product line or no product manufactured or produced in the U.S., that the information provided is true and correct, and complies with all provisions of Sections 34.350-34.359 RSMo. I understand that any misrepresentation herein constitutes the commission of a class A misdemeanor.

SIGNATURE (If submitting bid electronically, typed signature required).

COMPANY NAME

### Section C - Products May Qualify Because of Qualifying Treaty

If some or all products bid qualify for domestic status because of a trade treaty, etc., then the bidder must identify each product, country and qualifying treaty, etc. below. The bidder must list ALL products which are or may qualify as domestic below. If more space is needed, please copy this form and submit as an attachment.

	PRODUCED	REGULATION		
BID ITEM NUMBER(S)	COUNTRY WHERE MANUFACTURED OR	QUALIFYING TREATY, LAW, AGREEMENT, OR		

### SECTION C

I hereby certify that the specific items listed above are domestic, that the information provided is true and correct, and complies with all provisions of Sections 34.350-34.359 RSMo. I understand that any misrepresentation herein constitutes the commission of a class A misdemeanor.

SIGNATURE (If submitting bid electronically, typed signature required)

COMPANY NAME

NOTE: Any product not listed above in Section C will be considered non-domestic if Section A is not signed. If this form is not completed, signed, and returned, items bid may not receive the domestic preference.

Revised 5/17/02

### STATE OF MISSOURI DIVISION OF PURCHASING AND MATERIALS MANAGEMENT

### TERMS AND CONDITIONS -- INVITATION FOR BID

### 1. TERMINOLOGY/DEFINITIONS

Whenever the following words and expressions appear in an Invitation for Bid (IFB) document or any amendment thereto, the definition or meaning described below shall apply.

- a. <u>Agency and/or State Agency</u> means the statutory unit of state government in the State of Missouri for which the equipment, supplies, and/or services are being purchased by the **Division of Purchasing and Materials Management (DPMM)**. The agency is also responsible for payment.
- b. **Amendment** means a written, official modification to an IFB or to a contract.
- c. Attachment applies to all forms which are included with an IFB to incorporate any informational data or requirements related to the performance requirements and/or specifications.
- d. Bid Opening Date and Time and similar expressions mean the exact deadline required by the IFB for the receipt of sealed bids.
- e. <u>Bidder</u> means the person or organization that responds to an IFB by submitting a bid with prices to provide the equipment, supplies, and/or services as required in the IFB document
- f. Buyer means the procurement staff member of the DPMM. The Contact Person as referenced herein is usually the Buyer.
- g. Contract means a legal and binding agreement between two or more competent parties, for a consideration for the procurement of equipment, supplies, and/or services
- h. Contractor means a person or organization who is a successful bidder as a result of an IFB and who enters into a contract.
- i. Exhibit applies to forms which are included with an IFB for the bidder to complete and submit with the sealed bid prior to the specified opening date and time.
- j. <u>Invitation for Bid (IFB)</u> means the solicitation document issued by the DPMM to potential bidders for the purchase of equipment, supplies, and/or services as described in the document. The definition includes these Terms and Conditions as well as all Pricing Pages, Exhibits, Attachments, and Amendments thereto.
- k. May means that a certain feature, component, or action is permissible, but not required.
- Must means that a certain feature, component, or action is a mandatory condition. Failure to provide or comply will result in a bid being considered non-responsive.
- m. <u>Pricing Page(s)</u> applies to the form(s) on which the bidder must state the price(s) applicable for the equipment, supplies, and/or services required in the IFB. The pricing pages must be completed and submitted by the bidder with the sealed bid prior to the specified bid opening date and time.
- n. RSMo (Revised Statutes of Missouri) refers to the body of laws enacted by the Legislature which govern the operations of all agencies of the State of Missouri. Chapter 34 of the statutes is the primary chapter governing the operations of DPMM.
- o. Shall has the same meaning as the word must.
- p. Should means that a certain feature, component and/or action is desirable but not mandatory.

### 2. APPLICABLE LAWS AND REGULATIONS

- a. The contract shall be construed according to the laws of the State of Missouri. The contractor shall comply with all local, state, and federal laws and regulations related to the performance of the contract to the extent that the same may be applicable.
- b. To the extent that a provision of the contract is contrary to the Constitution or laws of the State of Missouri or of the United States, the provisions shall be void and unenforceable. However, the balance of the contract shall remain in force between the parties unless terminated by consent of both the contractor and the DPMM.
- c. The contractor must be registered and maintain good standing with the Secretary of State of the State of Missouri and other regulatory agencies, as may be required by law or regulations.
- d. The contractor must timely file and pay all Missouri sales, withholding, corporate and any other required Missouri tax returns and taxes, including interest and additions to tax.
- e. The exclusive venue for any legal proceeding relating to or arising out of the IFB or resulting contract shall be in the Circuit Court of Cole County, Missouri.

### 3. OPEN COMPETITION/INVITATION FOR BID DOCUMENT

- a. It shall be the bidder's responsibility to ask questions, request changes or clarification, or otherwise advise the DPMM if any language, specifications or requirements of an IFB appear to be ambiguous, contradictory, and/or arbitrary, or appear to inadvertently restrict or limit the requirements stated in the IFB to a single source. Any and all communication from bidders regarding specifications, requirements, competitive bid process, etc., must be directed to the buyer from the DPMM, unless the IFB specifically refers the bidder to another contact. Such communication should be received at least ten calendar days prior to the official bid opening date.
- b. Every attempt shall be made to ensure that the bidder receives an adequate and prompt response. However, in order to maintain a fair and equitable bid process, all bidders will be advised, via the issuance of an amendment to the IFB, of any relevant or pertinent information related to the procurement. Therefore, bidders are advised that unless specified elsewhere in the IFB, any questions received less than ten calendar days prior to the IFB opening date may not be answered.
- c. Bidders are cautioned that the only official position of the State of Missouri is that which is issued by the DPMM in the IFB or an amendment thereto. No other means of communication, whether oral or written, shall be construed as a formal or official response or statement.
- d. The DPMM monitors all procurement activities to detect any possibility of deliberate restraint of competition, collusion among bidders, price-fixing by bidders, or any other anticompetitive conduct by bidders which appears to violate state and federal antitrust laws. Any suspected violation shall be referred to the Missouri Attorney General's Office for appropriate action.

e. The IFB is available for viewing and downloading on the state's On-Line Bidding website. Registered vendors are electronically notified or mailed the IFB based on the information maintained in the State of Missouri's vendor database. If any portion of the address is incorrect, the bidder must notify the buyer in writing or update the address themselves on the state's On-Line Bidding website.

f. The DPMM reserves the right to officially amend or cancel an IFB after issuance.

### 4. PREPARATION OF BIDS

- a. Bidders must examine the entire IFB carefully. Failure to do so shall be at bidder's risk.
- b. Unless otherwise specifically stated in the IFB, all specifications and requirements constitute minimum requirements. All bids must meet or exceed the stated specifications and requirements.
- c. Unless otherwise specifically stated in the IFB, any manufacturer names, trade names, brand names, information and/or catalog numbers listed in a specification and/or requirement are for informational purposes only and are not intended to limit competition. The bidder may offer any brand which meets or exceeds the specification for any item, but must state the manufacturer's name and model number for any such brands in the bid. In addition, the bidder shall explain, in detail, (1) the reasons why the proposed equivalent meets or exceeds the specifications and/or requirements and (2) why the proposed equivalent should not be considered an exception thereto. Bids which do not comply with the requirements and specifications are subject to rejection without clarification.
- d. Bids lacking any indication of intent to bid an alternate brand or to take an exception shall be received and considered in complete compliance with the specifications and requirements as listed in the IFB.
- e. In the event that the bidder is an agency of state government or other such political subdivision which is prohibited by law or court decision from complying with certain provisions of an IFB, such a bidder may submit a bid which contains a list of statutory limitations and identification of those prohibitive clauses which will be modified via a clarification conference between the DPMM and the bidder, if such bidder is selected for contract award. The clarification conference will be conducted in order to agree to language that reflects the intent and compliance of such law and/or court order and the IFB. Any such bidder needs to include in the bid, a complete list of statutory references and citations for each provision of the IFB which is affected by this paragraph.
- f. All equipment and supplies offered in a bid must be new, of current production, and available for marketing by the manufacturer unless the IFB clearly specifies that used, reconditioned, or remanufactured equipment and supplies may be offered.
- g. Prices shall include all packing, handling and shipping charges FOB destination, freight prepaid and allowed unless otherwise specified in the IFB.
- h. Prices bid shall remain valid for 90 days from bid opening unless otherwise indicated. If the bid is accepted, prices shall be firm for the specified contract period.
- i. Any foreign bidder not having an Employer Identification Number assigned by the United States Internal Revenue Service (IRS) must submit a completed IRS Form W-8 prior to or with the submission of their bid in order to be considered for award.

### 5. SUBMISSION OF BIDS

- a. Bids may be submitted electronically as permitted by the IFB through the State of Missouri's On-Line Bidding website or hard copy delivered to the DPMM office. Delivered bids must be sealed in an envelope or container, and received in the DPMM office located at 301 West High St, Rm 630 in Jefferson City, MO no later than the exact opening time and date specified in the IFB. All bids must (1) be submitted by a duly authorized representative of the bidder's organization, (2) contain all information required by the IFB, and (3) be priced as required. Hard copy bids may be mailed to the DPMM post office box address. However, it shall be the responsibility of the bidder to ensure their bid is in the DPMM office (address listed above) no later than the exact opening time and date specified in the IFB.
- b. The sealed envelope or container containing a bid should be clearly marked on the outside with (1) the official IFB number and (2) the official opening date and time. Different bids should not be placed in the same envelope, although copies of the same bid may be placed in the same envelope.
- c. A bid submitted electronically may be modified on-line prior to the official opening date and time. A bid which has been delivered to the DPMM office, may be modified by signed, written notice which has been received by the DPMM prior to the official opening date and time specified. A bid may also be modified in person by the bidder or its authorized representative, provided proper identification is presented before the official opening date and time. Telephone or telegraphic requests to modify a bid shall not be honored.
- d. A bid submitted electronically may be canceled on-line prior to the official opening date and time. A bid which has been delivered to the DPMM office, may only be withdrawn by a signed, written notice or facsimile which has been received by the DPMM prior to the official opening date and time specified. A bid may also be withdrawn in person by the bidder or its authorized representative, provided proper identification is presented before the official opening date and time. Telephone or telegraphic requests to withdraw a bid shall not be honored.
- e. When submitting a bid electronically, the bidder indicates acceptance of all IFB terms and conditions by clicking on the "Submit" button on the Electronic Bid Response Entry form. Bidders delivering a hard copy bid to DPMM must sign and return the IFB cover page or, if applicable, the cover page of the last amendment thereto in order to constitute acceptance by the bidder of all IFB terms and conditions. Failure to do so may result in rejection of the bid unless the bidder's full compliance with those documents is indicated elsewhere within the bidder's response.

### 6. BID OPENING

- a. Bid openings are public on the opening date and at the opening time specified on the IFB document. Prices shall be posted on the state's On-Line Bidding website after the official opening date and time. The DPMM will not provide prices or other bid information via the telephone.
- b. Bids which are not received in the DPMM office prior to the official opening date and time shall be considered late, regardless of the degree of lateness, and normally will not be opened. Late bids may only be opened under extraordinary circumstances in accordance with 1 CSR 40-1.050.

### 7. PREFERENCES

a. In the evaluation of bids, preferences shall be applied in accordance with Chapter 34 RSMo. Contractors should apply the same preferences in selecting subcontractors.

b. By virtue of statutory authority, a preference will be given to materials, products, supplies, provisions and all other articles produced, manufactured, made or grown within the State of Missouri. Such preference shall be given when quality is equal or better and delivered price is the same or less.

c. In accordance with Executive Order 98-21, contractors are encouraged to utilize certified minority and women-owned businesses in selecting subcontractors.

### 8. EVALUATION/AWARD

- a. Any clerical error, apparent on its face, may be corrected by the buyer before contract award. Upon discovering an apparent clerical error, the buyer shall contact the bidder and request clarification of the intended bid. The correction shall be incorporated in the notice of award. Examples of apparent clerical errors are: 1) misplacement of a decimal point; and 2) obvious mistake in designation of unit.
- b. Any pricing information submitted by a bidder shall be subject to evaluation if deemed by the DPMM to be in the best interest of the State of Missouri.
- c. The bidder is encouraged to propose price discounts for prompt payment or propose other price discounts that would benefit the State of Missouri. However, unless otherwise specified in the IFB, pricing shall be evaluated at the maximum potential financial liability to the State of Missouri.
- d. Awards shall be made to the bidder whose bid (1) complies with all mandatory specifications and requirements of the IFB and (2) is the lowest and best bid, considering price, responsibility of the bidder, and all other evaluation criteria specified in the IFB.
- e. In the event all bidders fail to meet the same mandatory requirement in an IFB, DPMM reserves the right, at its sole discretion, to waive that requirement for all bidders and to proceed with the evaluation. In addition, the DPMM reserves the right to waive any minor irregularity or technicality found in any individual bid.
- f. The DPMM reserves the right to reject any and all bids. When all bids are non-responsive or otherwise unacceptable and circumstances do not permit a rebid, DPMM may negotiate for the required supplies.
- g. When evaluating a bid, the State of Missouri reserves the right to consider relevant information and fact, whether gained from a bid, from a bidder, from bidder's references, or from any other source.
- h. Any information submitted with the bid, regardless of the format or placement of such information, may be considered in making decisions related to the responsiveness and merit of a bid and the award of a contract.
- i. Any award of a contract shall be made by notification from the DPMM to the successful bidder. The DPMM reserves the right to make awards by item, group of items, or an all or none basis. The grouping of items awarded shall be determined by DPMM based upon factors such as item similarity, location, administrative efficiency, or other considerations in the best interest of the State of Missouri.
- j. All bids and associated documentation which were submitted on or before the official opening date and time will be considered open records pursuant to Section 610.021 RSMo following the official opening of bids.
- k. The DPMM posts all bid results on the On-line Bidding website for a reasonable period after bid award and maintains images of all bid file material for review. Bidders who include an email address with their bid will be notified of the award results via email.
- 1. The DPMM reserves the right to request clarification of any portion of the bidder's response in order to verify the intent of the bidder. The bidder is cautioned, however, that its response may be subject to acceptance or rejection without further clarification.
- m. Any bid award protest must be received within ten (10) calendar days after the date of award in accordance with the requirements of 1 CSR 40-1.050 (10).
- n. The final determination of contract award(s) shall be made by DPMM.

### 9. CONTRACT/PURCHASE ORDER

- a. By submitting a bid, the bidder agrees to furnish any and all equipment, supplies and/or services specified in the IFB, at the prices quoted, pursuant to all requirements and specifications contained therein.
- b. A binding contract shall consist of: (1) the IFB and any amendments thereto, (2) the contractor's response (bid) to the IFB, (3) clarification of the bid, if any, and (4) DPMM's acceptance of the response (bid) by "notice of award" or by "purchase order."
- c. A notice of award does not constitute an authorization for shipment of equipment or supplies or a directive to proceed with services. Before providing equipment, supplies and/or services, the contractor must receive a properly authorized purchase order.
- d. The contract expresses the complete agreement of the parties and performance shall be governed solely by the specifications and requirements contained therein. Any change, whether by modification and/or supplementation, must be accomplished by a formal contract amendment signed and approved by and between the duly authorized representative of the contractor and the DPMM or by a modified purchase order prior to the effective date of such modification.

  The contractor expressly and explicitly understands and agrees that no other method and/or no other document, including correspondence, acts, and oral communications by or from any person, shall be used or construed as an amendment or modification.

### 10. INVOICING AND PAYMENT

- a. The State of Missouri does not pay state or federal taxes unless otherwise required under law or regulation.
- b. The statewide financial management system has been designed to capture certain receipt and payment information. Therefore, each invoice submitted must reference the purchase order number and must be itemized in accordance with items listed on the purchase order. Failure to comply with this requirement may delay processing of invoices for payment.
- c. The contractor shall not transfer any interest in the contract, whether by assignment or otherwise, without the prior written consent of the DPMM.
- d. Payment for all equipment, supplies, and/or services required herein shall be made in arrears unless otherwise indicated in the IFB.
- e. The State of Missouri assumes no obligation for equipment, supplies, and/or services shipped or provided in excess of the quantity ordered. Any unauthorized quantity is subject to the state's rejection and shall be returned at the contractor's expense.
- f. All invoices for equipment, supplies, and/or services purchased by the State of Missouri shall be subject to late payment charges as provided in Section 34.055 RSMo

### 11. DELIVERY

Time is of the essence. Deliveries of equipment, supplies, and/or services must be made no later than the time stated in the contract or within a reasonable period of time, if a specific time is not stated.

### 12. INSPECTION AND ACCEPTANCE

- a. No equipment, supplies, and/or services received by an agency of the state pursuant to a contract shall be deemed accepted until the agency has had reasonable opportunity to inspect said equipment, supplies, and/or services.
- b. All equipment, supplies, and/or services which do not comply with the specifications and/or requirements or which are otherwise unacceptable or defective may be rejected. In addition, all equipment, supplies, and/or services which are discovered to be defective or which do not conform to any warranty of the contractor upon inspection (or at any later time if the defects contained were not reasonably ascertainable upon the initial inspection) may be rejected.
- c. The State of Missouri reserves the right to return any such rejected shipment at the contractor's expense for full credit or replacement and to specify a reasonable date by which replacements must be received.
- d. The State of Missouri's right to reject any unacceptable equipment, supplies, and/or services shall not exclude any other legal, equitable or contractual remedies the state may have.

### 13. WARRANTY

- a. The contractor expressly warrants that all equipment, supplies, and/or services provided shall: (1) conform to each and every specification, drawing, sample or other description which was furnished to or adopted by the DPMM, (2) be fit and sufficient for the purpose expressed in the IFB, (3) be merchantable, (4) be of good materials and workmanship, and (5) be free from defect.
- b. Such warranty shall survive delivery and shall not be deemed waived either by reason of the state's acceptance of or payment for said equipment, supplies, and/or services.

### 14. CONFLICT OF INTEREST

- a. Officials and employees of the state agency, its governing body, or any other public officials of the State of Missouri must comply with Sections 105.452 and 105.454 RSMo regarding conflict of interest.
- b. The contractor hereby covenants that at the time of the submission of the bid the contractor has no other contractual relationships which would create any actual or perceived conflict of interest. The contractor further agrees that during the term of the contract neither the contractor nor any of its employees shall acquire any other contractual relationships which create such a conflict.

### 15. REMEDIES AND RIGHTS

- a. No provision in the contract shall be construed, expressly or implied, as a waiver by the State of Missouri of any existing or future right and/or remedy available by law in the event of any claim by the State of Missouri of the contractor's default or breach of contract.
- b. The contractor agrees and understands that the contract shall constitute an assignment by the contractor to the State of Missouri of all rights, title and interest in and to all causes of action that the contractor may have under the antitrust laws of the United States or the State of Missouri for which causes of action have accrued or will accrue as the result of or in relation to the particular equipment, supplies, and/or services purchased or procured by the contractor in the fulfillment of the contract with the State of Missouri.

### 16. CANCELLATION OF CONTRACT

- a. In the event of material breach of the contractual obligations by the contractor, the DPMM may cancel the contract. At its sole discretion, the DPMM may give the contractor an opportunity to cure the breach or to explain how the breach will be cured. The actual cure must be completed within no more than 10 working days from notification, or at a minimum the contractor must provide DPMM within 10 working days from notification a written plan detailing how the contractor intends to cure the breach.
- b. If the contractor fails to cure the breach or if circumstances demand immediate action, the DPMM will issue a notice of cancellation terminating the contract immediately.
- c. If the DPMM cancels the contract for breach, the DPMM reserves the right to obtain the equipment, supplies, and/or services to be provided pursuant to the contract from other sources and upon such terms and in such manner as the DPMM deems appropriate and charge the contractor for any additional costs incurred thereby.
- d. The contractor understands and agrees that funds required to fund the contract must be appropriated by the General Assembly of the State of Missouri for each fiscal year included within the contract period. The contract shall not be binding upon the state for any period in which funds have not been appropriated, and the state shall not be liable for any costs associated with termination caused by lack of appropriations.

### 17. COMMUNICATIONS AND NOTICES

Any notice to the contractor shall be deemed sufficient when deposited in the United States mail postage prepaid, transmitted by facsimile, transmitted by e-mail or hand-carried and presented to an authorized employee of the contractor.

### 18. BANKRUPTCY OR INSOLVENCY

a. Upon filing for any bankruptcy or insolvency proceeding by or against the contractor, whether voluntary or involuntary, or upon the appointment of a receiver, trustee, or assignee for the benefit of creditors, the contractor must notify the DPMM immediately.

b. Upon learning of any such actions, the DPMM reserves the right, at its sole discretion, to either cancel the contract or affirm the contract and hold the contractor responsible for damages.

### 19. INVENTIONS, PATENTS AND COPYRIGHTS

The contractor shall defend, protect, and hold harmless the State of Missouri, its officers, agents, and employees against all suits of law or in equity resulting from patent and copyright infringement concerning the contractor's performance or products produced under the terms of the contract.

### 20. NON-DISCRIMINATION AND AFFIRMATIVE ACTION

In connection with the furnishing of equipment, supplies, and/or services under the contract, the contractor and all subcontractors shall agree not to discriminate against recipients of services or employees or applicants for employment on the basis of race, color, religion, national origin, sex, age, disability, or veteran status. If the contractor or subcontractor employs at least 50 persons, they shall have and maintain an affirmative action program which shall include:

- a. A written policy statement committing the organization to affirmative action and assigning management responsibilities and procedures for evaluation and dissemination;
- b. The identification of a person designated to handle affirmative action;
- c. The establishment of non-discriminatory selection standards, objective measures to analyze recruitment, an upward mobility system, a wage and salary structure, and standards applicable to layoff, recall, discharge, demotion, and discipline;
- d. The exclusion of discrimination from all collective bargaining agreements; and
- e. Performance of an internal audit of the reporting system to monitor execution and to provide for future planning.

If discrimination by a contractor is found to exist, the DPMM shall take appropriate enforcement action which may include, but not necessarily be limited to, cancellation of the contract, suspension, or debarment by the DPMM until corrective action by the contractor is made and ensured, and referral to the Attorney General's Office, whichever enforcement action may be deemed most appropriate.

### 21. AMERICANS WITH DISABILITIES ACT

In connection with the furnishing of equipment, supplies, and/or services under the contract, the contractor and all subcontractors shall comply with all applicable requirements and provisions of the Americans with Disabilities Act (ADA).

### 22. FILING AND PAYMENT OF TAXES

The commissioner of administration and other agencies to which the state purchasing law applies shall not contract for goods or services with a vendor if the vendor or an affiliate of the vendor makes sales at retail of tangible personal property or for the purpose of storage, use, or consumption in this state but fails to collect and properly pay the tax as provided in chapter 144, RSMo. For the purposes of this section, "affiliate of the vendor" shall mean any person or entity that is controlled by or is under common control with the vendor, whether through stock ownership or otherwise. Therefore bidder's failure to maintain compliance with chapter 144, RSMo may eliminate their bid from consideration for award.

### 23. TITLES

Titles of paragraphs used herein are for the purpose of facilitating reference only and shall not be construed to infer a contractual construction of language.

Revised 01/08/04

**End of Document**